

1

2

3

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

4

5

FLORA CAMPOY,
Plaintiff,
v.
CITY AND COUNTY OF SAN
FRANCISCO, et al.,
Defendants.

6

7

8

9

10

Case No. [3:16-cv-04229-JST](#) (KAW)

**ORDER REGARDING 3/30/18 JOINT
LETTER**

Re: Dkt. No. 47

11 On March 30, 2018, the parties filed a joint letter pertaining to Plaintiff's second set of
12 requests for production of documents. (Joint Letter, Dkt. No. 47.) Therein, Plaintiff requested
13 leave of court to file a motion to compel. (Joint Letter at 4.) On April 4, 2018, discovery in this
14 matter was referred to the undersigned, who does not entertain motions to compel, and instead
15 requires parties to file robust joint discovery letters to address pending discovery disputes. (Judge
16 Westmore's General Standing Order ¶¶ 12-13, <http://cand.uscourts.gov/kaworders>.)

17 Accordingly, Plaintiff's request for leave to file a motion to compel is DENIED.
18 Notwithstanding, based on a cursory review of the joint letter, Defendants do not appear to be
19 satisfying their discovery obligations by withholding personnel records that should be produced
20 subject to the stipulated protective order currently in effect. Thus, the parties are ordered to meet
21 and confer in an attempt to resolve the pending disputes without court intervention. If those
22 efforts fail to fully resolve all issues of contention, the parties shall jointly write and file a letter
23 outlining any remaining disputes in the format contained in the Court's Standing Order, which will
24 facilitate the resolution of any outstanding issues.

25

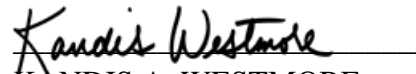
IT IS SO ORDERED.

26

Dated: April 9, 2018

27

28


KANDIS A. WESTMORE
United States Magistrate Judge